## EXHIBIT 2

Timothy M. Stubson, Wyo. Bar No. 6-3144
Brandon E. Pryde, Wyo. Bar No. 8-6883
Holly L. Tysse, Wyo. Bar No. 7-5553
Crowley Fleck PLLP
111 West 2<sup>nd</sup> Street, Suite 220
Casper, WY 82601
(P) 307-232-6901
tstubson@crowleyfleck.com
bpryde@crowleyfleck.com
htysse@crowleyfleck.com

Eugene M. LaFlamme (Admitted pro hac vice)
Jared B. Giroux (Admitted pro hac vice)
Jillian L. Lukens (Admitted pro hac vice)
McCoy Leavitt Laskey, LLC
N19 W24200 Riverwood Drive, Suite 125
Waukesha, WI 53188
(P) 262-522-7000
elaflamme@MLLlaw.com
jgiroux@MLLlaw.com
jlukens@MLLlaw.com

Attorneys for Defendants, Walmart Inc. and Jetson Electric Bikes, LLC

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

STEPHANIE WADSWORTH	
Individually and as Parent and Legal Guardian	
of W.W., K.W., G.W., and L.W., minor children	)
and MATTHEW WADSWORTH,	) Case No. 2:23-cv-00118-KHR
Plaintiffs,	) DEFENDANTS JETSON
	) ELECTRIC BIKES, LLC AND
V.	) WALMART INC.'S TRIAL
	EXHIBIT LIST, WITH
WALMART INC. and	) PLAINTIFFS' OBJECTIONS
JETSON ELECTRIC BIKES, LLC,	
	)
Defendants.	, )

WALMART INC. ("Walmart") and JETSON ELECTRIC BIKES, LLC ("Jetson"), (collectively "Defendants"), by and through their attorneys, Crowley Fleck PLLP and McCoy Leavitt Laskey LLC, for their trial exhibit list state as follows:

Exhibit No.	Description	File Name	Objections (Cite Fed.R.Evid)	Category A, B, C	Offered	Admit/ Not Admitted (A)-(NA)
500	Plasma Manual (Jetson 0001-0021)	rame	(Cite i ed.R.Evid)	A	Officied	(11)-(1111)
501	Plasma Warning Labels (Jetson 0022-0023)			A		
502	Consumer Testing Laboratories report (WM-Wadsworth 00015-00112)			A		
503	TestCoo Sample Plasma Report		Rule 403, Rule 802	В		
504	Plasma UL 2272 Certificate of Compliance (Jetson 0574-0575)			A		
505	UL 2272 Plasma Test Record (Jetson 0322- 0332)			A		
506	Battery Cell UL 2580 report (Jetson 0311-0321)			A		
507	First Floor Diagram from Gorbett Report			A		
508	Photo of melted smoking shed (M. Wadsworth Dep. Ex. 29)		Rule 403 (Also objecting based upon terminology of what's depicted in photo, which is subject of Plaintiffs' Motion in Limine)	В		
509	Photo of bedroom window and smoking shed area (Pasborg Dep. 4)			A		
510	Photo of bedroom window and smoking shed area (Sheaman Dep. 19)			A		
511	Photo of camper (M. Wadsworth Dep. Ex. 35)			A		
512	Photo of garage doors (Pasborg Dep. Ex. 5)			A		

	T			T T
513	Property aerial photo (Pasborg Dep. Ex. 3)		A	
514	Photo of electrical panel		A	
314	(Sheaman Dep. Ex. 21)		71	
515	Matterport screen shots		A	
	(Robinson Dep. Ex. 14)			
	and other applicable			
	screen shots from			
	Matterport			
516	Matterport Diagram		A	
517	CT scan screen shots		A	
	including: King Dep. Exs.		11	
	76, 77, and 80, screen			
	shots from Sudler expert			
	report and other applicable			
	screen shots			
518			A	
318	X-rays of hoverboard and		A	
	components including			
	King Dep. Ex. 78 and			
	other x-ray images of			
<b>710</b>	hoverboard			
519	Hoverboard photos		A	
	including King Dep. Ex.			
	79, photos from Sudler			
	expert report and other			
	applicable photos of the			
	subject hoverboard			
520	Melting Temperature of		ıle B	
	Common Materials Table	802		
	(Sudler Report Figure 22)			
521	Closed loop electrical	Rule 403, Ru	ıle B	
	system for hoverboard	802		
	diagram (Sudler Report			
	Figure 20)			
522	IEC Internal short circuit	Rule 403, Ru	ıle B	
	test for a cylindrical cell	802		
	photos (Sudler Report			
	Figure 17)			
523	ISC Implantation – Active	Rule 403, Ru	ile B	
	to Active (Sudler Report	802		
	Figure 26)			
524	Foil to Foil ISC Activation	Rule 403, Ru	ile B	
	(Sudler Report Figure 27)	802		
525	IECEE Certificate for	Rule 403, Ru	ile B	
	battery cells (Sudler	802		
	Report Figure 19)			
	1 1 0 /	i l	1	i

<b>70</b> 6	TTG T 1 61 61 1	T 2 400 D 1		
526	IEC Internal Short Circuit Test (Sudler Report Figure	Rule 403, Rule 802	В	
527	Photos of exemplar		A	
	hoverboard, battery pack			
	and component parts from			
528	King expert file Sudler photos from Oct.	Possibly	В	
328	31, 2023 joint evidence	cumulative - Rule	Б	
	exam	403.		
529	Sudler photos from Feb.	Possibly	В	
	29, 2024 joint hoverboard	cumulative - Rule		
520	exam	403.	D	
530	Strandjord arc damage photos from site	Possibly cumulative - Rule	В	
	inspection site	403.		
531	Strandjord arc damage	Possibly	В	
	photos from Oct. 31, 2023	cumulative - Rule		
722	joint evidence exam	403.		
532	Strandjord exterior house	Possibly cumulative - Rule	В	
	photos	403.		
533	Strandjord electrical panel	Possibly	В	
	photos	cumulative - Rule		
		403.		
534	Strandjord bedroom 4	Possibly	В	
	photos	cumulative - Rule 403.		
535	Strandjord electrical	Possibly	В	
	photos from Oct. 31, 2023	cumulative - Rule	_	
	joint evidence exam	403.		
536	Strandjord electrical	Rule 403	В	
537	diagram  Photo of Wadsworth	Rule 401, Rule	В	
337	house from 2018 MLS	403 Kule 401, Kule	В	
	listing	100		
538	Gorbett timeline	Rule 403	В	
539	Gorbett shed test burn	Rule 401, Rule	В	
540	photos and/or video	403, Rule 802	D	
540	Gorbett thermocouple tree at bedroom doorway	Rule 802	В	
	graphs (Gorbett Report			
	Figures 18 and 22)			
541	Gorbett stills and/or video	Rule 802	В	
	from computer fire model			
	simulations			

542	FDS User's Guide	Rule 401,	В		
		Rule 403,			
		Rule 602,			
		Rule 802,			
		Rule 901.			
543	FDS Verification Guide	Rule 401,	В		
		Rule 403,			
		Rule 602,			
		Rule 802,			
		Rule 901.			
544	FDS Validation Guide	Rule 401,	В		
		Rule 403,			
		Rule 602,			
		Rule 802,			
		Rule 901.			
545	Filas bedroom 4 site	Possibly	В		
	photos	cumulative - Rule			
	Priores	403.			
546	Filas exterior house photos	Possibly	В		
2.0	Thus enterior nease photos	cumulative - Rule			
		403.			
547	Filas kitchen and hallway	Possibly	В		
017	photos	cumulative - Rule			
	phetes	403.			
548	Filas shed remains/debris	Possibly	В		
	photos	cumulative - Rule			
	P	403.			
549	Filas basement photos	Possibly	В		
	Factor Feet and Feet	cumulative - Rule	_		
		403.			
550	Filas refrigerator photos	Possibly	В		
	on	cumulative - Rule	_		
		403.			
551	Applicable portions of UL	Rule 106,	Reserve		
	2580	Plaintiffs reserve	A, B, C		
		the right to raise			
		objections			
		following review			
		of the proposed			
		exhibit			
552	Applicable portions of UL	Rule 106,	Reserve		
	2272	Plaintiffs reserve	A, B, C		
		the right to raise			
		objections			
		following review			
		of the proposed			
				1	

		exhibit		
553	Applicable portions of	Rule 106	-	
	NFPA 921	Plaintiffs reserve the right to raise	, ,	
		objections		
		following review	7	
		of the proposed		
		exhibit	•	
554	Applicable portions of	Rule 106	, Reserve	
	NFPA 1033	Plaintiffs reserve		
		the right to raise	/ /	
		objections		
		following review	7	
		of the proposed		
		exhibit		
555	Applicable portions of the	Rule 401,	В	
	The Ignition Handbook by	Rule 403,		
	Vytenis Babrauskus	Rule 602,		
		Rule 802,		
		Rule 901.		
556	Applicable portions of	Rule 401,	В	
	Smoldering Fires book by	Rule 403,		
	Vytenis Babrauskus	Rule 602,		
		Rule 802, Rule 901.		
557	Partians of Ashlay Marrall	Rule 106	В	
337	Portions of Ashley Merrell body camera video	Rule 100	Б	
558	Portions and/or still photos	Rule 106	В	
	from body camera video			
	that show fire at time first			
7.70	responders arrived	D 1 100 T 1		
559	Portions of M. Wadsworth	Rule 106, Rule	В	
	recorded interview with	403, Rule 802		
560	Detective Sheaman	D <sub>22</sub> 1 <sub>2</sub> 10¢ D <sub>22</sub> 1	, D	
560	Portions of Wadsworth children interview with	Rule 106, Rule	В	
	Detective Sheaman –	403, Rule 802		
	View 1			
560A	Portions of Wadsworth			
300A	children interview with			
	Detective Sheaman –			
	View 2			
560B	Portions of Wadsworth			
	children interview with			
	Detective Sheaman –			
	View 2 - Edited			

560C	Portions of Wadsworth children interview with Detective Sheaman – View 1 - Edited			
561	Poly Outdoor Storage Drum ("Smoking Shed") product information	Plaintiffs reserve the right to raise objections following review of the proposed exhibit	Reserved A, B, C	
562	The Science Behind the Development and Performance of Reduced Ignition Propensity Cigarettes article by Richard Baker, Steven Coburn, Chuan Liu and Kevin McAdam	Rule 401, Rule 403, Rule 602, Rule 802, Rule 901	B, C	
563	Activities of Daily Living Questionnaire (Snyder Dep Ex. 67)		A	
564	Applicable portions of Dollar Value of a Day Tables 223, 224, 225	Rule 106	В	
565	OEWS State Occupational Employment and Wage Estimates	Rule 401, Rule 403	В	
566	Rowsey Schedule 1-11D (Rowsey Dep. Ex. 111)	Rule 403, Rule 802	В	
567	Life Care Plan Summary pg. 70-71 (Johnson Dep. Ex. 5)	Rule 403, Rule 802	В	
568	Exemplar Plasma hoverboard	Reserve potential objection until counsel can review the proposed exemplar.	Reserve B	
569	House Rules (Nuttall Dep. Ex. 48)	Rule 401, Rule 403	В	
570	House Diagram (Schulz Dep. Ex. 100)		A	
571	Recs. K.W. Castle Rock Medical Center	Rule 401, Rule 403, Rule 802	В	
572	Recs. G.W. Castle Rock Medical Center	Rule 401, Rule 403, Rule 802	В	

573	Recs. L.W. Castle Rock Medical Center	Rule 401, Rule 403, Rule 802	В	
574	Recs. W.W. Castle Rock Medical Center	103,164,002	A	
575	Recs. L.W. Professional Counseling Services	Rule 401, Rule 403, Rule 802	В	
576	K.W. School Records	Rule 401, Rule 403, Rule 802	В	
577	G.W. School Records	Rule 401, Rule 403, Rule 802	В	
578	L.W. School Records	Rule 401, Rule 403, Rule 802	В	
579	W.W. School Records	Rule 401, Rule 403, Rule 802	В	
580	Schulz invoices	Rule 403, Rule 802	В	
581	King invoices	Rule 403, Rule 802	В	
582	Snyder invoices	Rule 403, Rule 802	В	
583	Demonstrative animations and/or aides	Plaintiffs reserve the right to raise objections following review of the proposed exhibit.		
584	Sweetwater County Sheriff – Sheaman interview with Ryan Pasborg (edited)			
585	Sweetwater County Sheriff - Sheaman phone interview with Matt Wadsworth (edited)			
586	Sweetwater County Sheriff Photos, Videos, interviews and report\1620_HWY_374 Hansen			
587	Sweetwater County Sheriff Photos, Videos, interview and report\ Fire; 1620 HWY 374-2			

Defendants hereby reserve the right to amend this list prior to trial. Defendants further reserve the right to use any of the following:

- 1. Any and all discovery responses;
- 2. Any and all documents produced in discovery;
- 3. Any and all documents obtained through record subpoenas;
- 4. Any and all pleadings;
- 5. Any and all exhibits to be used for impeachment or rebuttal;
- 6. Any and all deposition transcripts or sworn testimony for any witness that has been provided in this case or in other matters;
- 7. Any and all demonstrative evidence necessary and/or pertaining to any expert witness opinions;
- 8. Any and all deposition exhibits;
- 9. Any and all exhibits identified by Plaintiffs; and
- 10. Any and all documents from any expert files.

Following review of Defendants' Exhibit List, Plaintiffs reserve the right to raise any additional objections following receipt of the physical exhibits.

## McCOY LEAVITT LASKEY LLC

Attorneys for Defendants, Jetson Electric Bikes, LLC and Walmart Inc.

Dated: February 4, 2025

Eugene M. LaFlamme (pro hac vice)

Jared B. Giroux (pro hac vice)

Jillian L. Lukens (pro hac vice)

McCoy Leavitt Laskey, LLC

N19 W24200 Riverwood Drive, Suite 125

Waukesha, WI 53188 (P) 262-522-7000 elaflamme@MLLlaw.com jgiroux@MLLlaw.com jlukens@MLLlaw.com

## and

Timothy M. Stubson, Wyo. Bar No. 6-3144
Brandon E. Pryde, Wyo. Bar No. 8-6883
Holly L. Tysse, Wyo. Bar No. 7-5553
Crowley Fleck, PLLP
111 West 2<sup>nd</sup> Street, Suite 220
Casper, WY 82601
(P) 307-232-6901
tstubson@crowleyfleck.com
bpryde@crowleyfleck.com
htysse@crowleyfleck.com